FORM TO BE USED BY A PRISONER IN FILING A CIVIL RIGHTS COMPLAINT

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

(1) Bobby T. Hemingway :	
(Name of Plaintiff) (Inmate Number) :	
(Address) :	
:	1:19 587
(Name of Plaintiff) (Inmate Number) :	$\frac{19c583}{\text{(Case Number)}}$
(Address)	
(Each named party must be numbered, and all names must be printed or typed)	
vs.	CIVIL COMPLAINT
(1) S. Gosa, physician Asst.	
(2) Ryan Parkyn, Medical Supervisor:	FILED SCRANTON
(3) 5. Walker Lieutenant (Names of Defendants)	APR 03 2019
(Each named party must be numbered, and all names must be printed or typed)	PER MO DEPUTY CLERK
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TO BE FILED UNDER: 42 U.S	C. § 1331 - FEDERAL OFFICIALS
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I. PREVIOUS LAWSUITS	
A. If you have filed any other lawsuits in federa number including year, as well as the name	l court while a prisoner, please list the caption and case of the judicial officer to whom it was assigned:
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II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

In order to proceed in federal court, you must fully exhaust any available administrative remedies as to each ground on which you request action.
A. Is there a prisoner grievance procedure available at your present institution? X Yes No
B. Have you fully exhausted your available administrative remedies regarding each of your preser claims?
C. If your answer to "B" is Yes:
1. What steps did you take? exhausted all Bp Forms 8-11
2. What was the result? A forms were denied
D. If your answer to "B" is No, explain why not:
D. If your answer to 2 to <u>e.e.</u> , with the second of the s
II. DEFENDANTS
(1) Name of first defendant: S. GoSA
Employed as physician Assistant at Allenwood FCI Medium Mailing address: P.D. Box 2000 white Deer, PA 1788-7 (2) Name of second defendant: Ryan Parky N Employed as Medical Supervisor at Allenwood FCI Medium Mailing address: P.O. Box 2000 white Deer, PA 1788-7 (3) Name of third defendant: 5. Walker Employed as Lieutenant at Allenwood FCI Medium
Mailing address: $\overline{\text{Vo. Box}}$ 2000 white Deec, $\overline{\text{DA}}$ 17887 (List any additional defendants, their employment, and addresses on extra sheets if necessary) (V. STATEMENT OF CLAIM
(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three extra sheets if necessary.)
1. Mr. S. Gosa has egnored the fact that the Plaintif
illness and soint conditions promibits him from
climbing stairs, Top Bunks and long distance's . Mr. G

Has also changed the plaintiff's pain medication that do not work.

- 2. Mr. Ryan Parkyn, Has continued to egnore the plaintiff's complaint's about his pain and illness. He also egnores the conflict between Mr. GOSA and the plaintiff and he continues to send the Plaintiff to him without investigating.
- 3. Mr. B. Walker, has disregarded the fact that I have a illness that causes soint swelling and stops me from walking.

 Mr. S. Walker Claims the plaintiff refused to come to the L.T. S office when in fact the plaintiff could not walk.

 Mr. S. Walker refused to listen and put the plaintiff in "SHU."

V. RELIEF

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

- 1. I would like the court to grant the plaintiff 2,000,000,00 for Compensatory relief, and 2,000,000,00 in Punitive reward's for Mr.S. Gosa's deliberate indifference, poor training
- I would like the court to grant the plaintiff 2,000,000.00 for compensatory relief, and 2,000,000,000 in punitive rewards for Mr. Ryan Parkyn'S who egnored his duties as medical supervisor, deliberate indifference, verbal abuse and failing to look into the plaintiff's complaints.
- 3. I would like the court to grant the plaintiff 2,000,000,000 for compensatory refret and 2,000,000,000 in punitive rewards as very as 1,000,000,000 for emotional damages, for verbal abuse, over locking medical conditions and abuse of Power, for Mr. Twalker

I declare under penalty of perjury that the foregoing is true and correct.

Signed this B. Hemingway day of March 28, 2019

(Signature of Plaintiff

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WHE DEET, PA 17887

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